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U.S. APPLICATION NO.	!	FIRST NAMED AP	PLICANT	ATTY. DOCKET NO.	
09/673288	•	CHEVALET	L	PF 83PCTSEQ	
	105			TIONAL APPLICATION NO.	
THE FIRM OF HUESCHEN & SA 715 THE "H" BUILDING	AGE				
310 EAST MICHIGAN AVE.			PCT/FR99/00874		
KALAMAZOO, MI 49007			I.A. FILING DA		
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l				9 NOV 2000	
		REQUIREMENTS UNDER 35		THE UNITED	
1. The following items have been su		GNATED/ELECTED OFFICE v the applicant or the IR to the II		nt and Trademark Office as	
a Designated Office			inico States I ate	in and Trademark Office as	
an Elected Office (3	37 CFR 1.4	495):			
U.S. Basic National Fee.		,			
Copy of the international app		:			
🗷 a non-English langu	age.				
☐ English.					
Translation of the internation					
Oath or Declaration of inven		DO/EO/US.			
Copy of Article 19 amendme		iner Fralish			
Translation of Article 19 am The International Preliminar			meyes if any		
Translation of Annexes to th				h.	
Preliminary amendment(s) f		,	- Farrano migna	·	
▼ Information Disclosure State				-	
Assignment document.					
Power of Attorney and/or Cl		ddress.			
Substitute specification filed		 .			
☐ Verified Statement Claiming	Small En	tity Status.		•	
Priority Document. Copy of the International Section	anah D	▼	alandah		
Copy of the International Second	arcn Kepo	ri mai and copies of the references	cited merem.		
2. The following items MUST be fi	urnished w	vithin the period set forth below i	n order to compl	ete the requirements for	
acceptance under 35 U.S.C. 371:					
a. Translation of the application			ll be required if	submitted later than the	
appropriate 20 or 30 months					
	lation is o	defective for the reasons indic	ated on the att	ached Notice of Defective	
Translation. b. Processing fee for providi	ing the trai	selation of the application and/or	the Anneves late	er than the appropriate 20 or	
30 months from the priority			uic Amickes lau	truian die appropriate 20 or	
C. Oath or declaration of the	inventors,	in compliance with 37 CFR 1.4	97(a) and (b), id	entifying the application by	
the International application		_		·	
		n does not comply with 37 CFR	1.497(a) and (b)	for the reasons indicated	
on the attached PCT			riate 20 or 20	onthe from the priority data	
	HE CALL OF	ucciaration later than the approp	14 C 20 01 30 M	onuis from the priority date	
3. Additional claim fees of \$	а	s a 🗌 large entity 🗖 small entit	y, including anv	required multiple dependent	
claim fee, are required. Applicant n	nust submi	t the additional claim fees or can	cel the additiona	l claims for which fees are	
due. See attached PTO-875.					
ALL OF THE ITEMS SET FORT	'H IN 2(a)	-2(d) AND 3 AROVE MUST R	E SUBMITTED	WITHIN ONE MONTH	
FROM THE DATE OF THIS NO					
THE APPLICATION, WHICHEV					
ABANDONMENT.					
The time period set above may be es	xtended by	filing a petition and fee for exte	nsion of time un	der the provisions of 37	
CFR 1.136(a).		J			
. m. 12 - 64	or .	Annual continuo di sidi i di incidi i di i	1		
 Translation of the Annexes MUS Note processing fee will be required 				annexes will be cancelled.	
5. The Article 19 amendments ar				ropriate 20 (37 CFR	
494(d)) or 30 (37 CFR 1.495(d)) mo		-	oy uic appi	op. are so (57 Of It.	
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Applicant is reminded that any commaddress given in the heading and inc	nunication	to the United States Patent and T	rademark Offic	e must be mailed to the	
	e MU	ST be returned with	trus respoi	rse.	
Enclosed:	П.,				
☐ PCT/DO/EO/917	⊔ Not	ice of Defective Translation	Rarba	ıra A. Campbelt	
PTO-875 FORM PCT/DO/EO/905 (December	r 1997)		Telephone:	ra A. Campbell 703-305-3631 9	
. O.M. 1 C. I. DOI LOI 903 (Decenite				ALLAN AFT	
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